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FOR THE NORTHERN DISTRICT OF TE DALLAS DIVISION						49 NOKI		LED
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UNITED STATES OF AMERICA)	adgit dwa n 27), mysly, et al. (2000).	MAR	5 2015
VS.))	CASE NO.:	CASE NO: 3:13-CR-342-P CLERK, U.S. DISTRICT COURT		
BALDEMAR SALINAS (2))		Ву_		eputy /
			RT AND RE				nyuka melahasi sambah delambah di Erdisia	
Cir. 1997), ha Count 2 of the I each of the su voluntary and t the essential el BALDEMAR	s appea ndictme bjects n hat the ements SALINA 846 & district		oursuant to Fe ning and examule 11, I deter ged are suppor I therefore re guilty of Cons ave sentence	ed. R. Crir ining BAI rmined th ted by an i ecommence spiracy to I imposed a	m.P. 11, and LDEMAR SA at the guilty independent I that the plea Possess a Coraccordingly.	has ente ALINAS plea wa basis in to of guilty atrolled S After bei	ered a ple under oa is knowl fact conta y be acce Subustan ng found	ea of guilty to th concerning edgeable and aining each of epted, and that ce, a violation d guilty of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
	The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).							
		The Government The defendant If the Court action motion of	has not been ccepts this rec	complian commenda				
	the Co be gran impose defend that th	efendant must be urt finds there is nted, or (b) the C ed, or (c) excep ant should not be e defendant is unity if released	s a substantial Government had tional circum to detained, an not likely to	likelihood as recomn stances and d (2) the C	I that a motion nended that note clearly sho Court finds by	on for acc to senten own und clear an	quittal or ce of imj er § 314 d convin	new trial will prisonment be 5 (c) why the cing evidence

Date: March 31, 2015.

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).